### Louisiana Department of Environmental Quality (LDEQ) Office of Environmental Services

#### STATEMENT OF BASIS

Reforming Complex
ExxonMobil Refining and Supply Company
Baton Rouge, East Baton Rouge Parish, Louisiana
Agency Interest Number: 2638
Activity Number: PER20070024
Draft Permit 2261-V2

#### I. APPLICANT:

Company:

ExxonMobil Refining and Supply Company P.O. Box 551
Baton Rouge, Louisiana 70821

#### Facility:

Reforming Complex 4045 Scenic Highway, Baton Rouge, East Baton Rouge Parish, Louisiana Approximate UTM coordinates are 675.736 kilometers East and 3374.700 kilometers North, Zone 15

#### II. FACILITY AND CURRENT PERMIT STATUS:

ExxonMobil Refining and Supply Company (ExxonMobil) owns and operates a petroleum refinery in Baton Rouge, Louisiana (BRRF). The Reforming Complex is an existing facility in the refinery. Previously the Reforming Complex operated under grandfathered status and then under Permit No. 2261-V0 dated February 18, 2004. Currently the facility operates under Permit No. 2261-V1 dated October 10, 2005.

This permit serves as a renewal/modification to the Part 70 Title V Permit for the Reforming Complex.

Several Part 70 permits addressing portions of the facility have already been issued. These include:

### Reforming Complex ExxonMobil Refining and Supply Company Baton Rouge, East Baton Rouge Parish, Louisiana Agency Interest Number: 2638

Activity Number: PER20070024 Draft Permit 2261-V2

Permit #	Units or Sources	Date Issued
2385-V3	Catalytic Cracking Complex	05/13/2008
2589-V3	Light Ends	04/11/2006
2176-V3	Low Sulfur Gasoline	04/11/2006
2275-V2	Pipestill Complex	10/10/2005
2447-V1	Hydroprocessing	05/18/2006
2296-V2	Light Oils	08/06/2007
0840-00127-V3	Marketing Terminal	01/11/2007
2341-V1	Specialties Complex	08/29/2007
2047-V1	Docks	04/11/2006
2363-V1	Water Clarification Unit (WCLA)	01/25/2007
2795-V3	Refinery Tank Farm	01/11/2007
2696-V0	Complex Labs	08/31/2005
2300-V0	Sulfur Plant	03/20/2006
3060-V0	Hydrofining Unit	01/18/2008

#### III. PROPOSED PERMIT / PROJECT INFORMATION:

#### **Proposed Permit**

A permit application and Emission Inventory Questionnaire were submitted by BRRF on December 13, 2007 requesting a Part 70 operating permit renewal/modification.

A notice requesting public comment on the permit was published in *The Advocate*, Baton Rouge. A copy of the notice was mailed to concerned citizens listed in the Office of Environmental Services Public Notice Mailing List. The application and proposed permit were submitted to the East Baton Rouge Parish Library. The proposed permit was also submitted to US EPA Region 6. All comments will be considered prior to the final permit decision.

#### Project description

The Reforming Complex consists of feed preparation (T-30 and T-31), feed hydrofining (RHLA-2), reforming (PHLA-2), and pentane splitting (T-210).

The naphtha fed to the reforming section is first processed through a feed preparation section, which fractionates the naphtha into components. The lighter components are sent to light ends to be further fractionated, and the heavier components are sent to the light oil finishing unit to produce jet fuel. The components between the light and heavy cuts are sent to a hydrofining section, which removes sulfur and nitrogen in the presence of a

catalyst and hydrogen. The hydrofined stream then flows through a series of furnace/reactor sets where the reforming process occurs in the presence of a catalyst. The reformate stream leaving the reformer is stripped of its lighter molecules in a stabilizer tower. The lighter molecules from the stabilizer tower are sent to light ends and the remaining reformate is used as a motor gasoline blending component. The pentane splitting section separates the pentane stream into normal pentane and iso-pentane, and these two products are routed to the chemical plant.

This permit renewal/modification removes the source REFORM/AN and revises the emission limits from the facility's emission point sources based on updated emission factors and/or current facility conditions.

#### Permitted Air Emissions

Estimated emissions from the facility in tons per year are as follows:

<u>Pollutant</u>	<u>Before</u>	<u>After</u>	<u>Change</u>
$PM_{10}$	39.37	37.39	-1.98
$SO_2$	717.26	668.28	-48.98
$NO_X$	399.12	399.12	-
CO	361.29	365.43	+4.14
VOC	192.82	192.97	+0.15

#### Prevention of Significant Deterioration Applicability

No modification is proposed, thus PSD does not apply.

#### MACT requirements

The facility meets MACT requirement by complying with the Louisiana Refinery MACT Determination through the Louisiana Fugitive Emission Consolidation program for the project fugitives. The proposed project will comply with the appropriate MACT requirements.

#### Air Modeling Analysis

Emissions associated with the proposed renewal/modification were reviewed by the Air Quality Assessment Division to ensure compliance with the NAAQS and AAS. LDEQ did not require the applicant to model emissions.

#### General Condition XVII Activities

The facility will comply with the applicable General Condition XVII Activities emissions as required by the operating permit rule. However, General Condition XVII Activities are not subject to testing, monitoring, reporting or recordkeeping requirements. For a list of approved General Condition XVII Activities, refer to Section VIII of the draft Part 70 permit.

#### **Insignificant Activities**

All Insignificant Activities are authorized under LAC 33:III.501.B.5. For a list of approved Insignificant Activities, refer to Section IX of the draft Part 70 permit.

#### IV. Regulatory Analysis

The applicability of the appropriate regulations is straightforward and provided in the Facility Specific Requirements Section of the draft permit. Similarly, the Monitoring, Reporting and Recordkeeping necessary to demonstrate compliance with the applicable terms conditions and standards are provided in the Facility Specific Requirements Section of the draft permit.

#### Prevention of Significant Deterioration (PSD) - Part 52

This permit does not include any modifications that require evaluation for PSD.

#### Non-Attainment New Source Review (NNSR) - Part 52

This permit does not include any modifications that require evaluation for NNSR.

#### New Source Performance Standards (NSPS) - Part 60

#### Subpart J: Standards of Performance for Petroleum Refineries

Currently PHLA2/F7 and PHLA2/F600 are subject to NSPS Subpart J. By December 31, 2008, process furnaces PHLA2/F1, PHLA2/F2, PHLA2/F3, PHLA2/F4, PHLA2/F5, PHLA2/F6, FDPREP/F30, and FDPREP/F31 will be subject to NSPS Subpart J as per ExxonMobil Consent Decree.

### Subpart GGG: Standards of Performance for Equipment Leaks of VOC in Petroleum Refineries

Fugitive emissions are subject to NSPS Subpart GGG. The control requirements of Subpart GGG are met for all fugitive sources in the Reforming Complex via compliance with the Louisiana Refinery MACT Determination.

### National Emission Standards for Hazardous Air Pollutants (NESHAP) for Source Categories – Part 63

#### Subpart CC: Petroleum Refineries (Refinery MACT I)

Fugitive emissions are subject to NESHAP Subpart CC and the refinery complies via the Louisiana Refinery MACT Determination. All secondary wastewater streams at the Reforming Complex are Group 2 and are not regulated by Subpart CC.

#### Subpart UUU: Petroleum Refineries (Refinery MACT II)

The Reforming Complex regenerator vent is subject to NESHAP Subpart UUU. Emissions of organic HAPs from the regenerator vent are controlled by combustion in the primary flame zone of process heater burners. Emissions of inorganic HAPs are controlled by a fixed-bed gas-solid adsorption system.

#### Subpart GGGGG: Site Remediation MACT

BRRF is an affected facility for the Site Remediation MACT. Currently the BRRF does not have any affected source subject to this MACT: process vents, equipment leaks, closed-vent systems/control devices, or continuous monitoring systems. Remediation Material Management Units (RMMUs) are used to manage remediation material generated from site remediation associated with unplanned releases. The BRRF uses a variety of separators as RMMUs. Existing tanks and/or separators which are potentially subject to this Subpart are exempt from emission control requirements because these tanks and/or containers contain remediation material with an average total VOHAP < 500 ppm.

Containers are currently the only emission source (RMMU) subject to the emission control requirements of Subpart GGGGG. The HAP emissions associated with these RMMUs will be controlled according to the applicable standards of the MACT or will meet one of the provided exemptions.

#### Compliance Assurance Monitoring (CAM) – Part 64

Add-on control devices at the Powerformer 2 Regenerator Vent (PHLA2/PV-REGEN) are exempt from CAM requirements as the CAM requirements do not apply to NSPS, NESHAP, or MACT standards proposed after November 15, 1990. The control devices at the Powerformer 2 Regenerator Vent are applicable to MACT Subpart UUU, which was promulgated on April 11, 2002. The remaining emission units at the Reforming Complex are not equipped with add-on control devices to achieve compliance with an emission limit or standard. Thus no CAM plans are required.

#### State Operating Permit Program (Title V) - Part 70

This permit is a renewal/modification permit and the application, submitted under the Louisiana Title V permitting program, contains all the elements as required under the Louisiana Title V regulations.

#### Control of Emissions of Nitrogen Oxides - Chapter 22

Two furnaces (PHLA2/F7 and PHLA2/F600) are exempt from the provisions of this chapter. The remaining furnaces (PHAL2/F1 through F6, FDPREP/F30, and FDPREP/F31) are included in the Facility-Wide Averaging Plan. Compliance with Chapter 22 is met via this Facility-Wide Averaging Plan.

#### Comprehensive Toxic Air Pollutant Emission Control Program - Chapter 51

The toxic air pollutant emissions from fugitives, cooling towers and the secondary wastewater system must be controlled to a degree that constitutes MACT. The refinery complies with the Louisiana Refinery MACT Determination for fugitive emissions. Biweekly sampling for hydrocarbons is conducted at cooling towers. The secondary wastewater system complies with applicable provisions of NESHAP Subpart FF.

#### V. Permit Shields

A permit shield was not requested.

#### VI. Periodic Monitoring

No periodic monitoring is required.

#### VII. Applicability and Exemptions of Selected Subject Items

See Permit.

#### VIII. Streamlined Requirements

Unit	Program Being Streamlined	Stream Applicability	Overall Most Stringent Program
REFORM/FUG	LA Refinery MACT  LAC 33:III.2122  40 CFR 63 Subpart CC - modified HON option  40 CFR 61 Subpart J and V 40 CFR 60 Subpart GGG	5% VOTAP (class I and II) 10% VOC 5% VOHAP  10% Benzene/VHAP/VTAP 10% VOC	LA Refinery MACT in the manner* agreed to be ExxonMobil in its approved Air Toxic Compliance Plan Approved April 18, 1996, per Source Notice and Agreement dated October 14, 1996.

<sup>\*</sup>In lieu of the requirement to monitor connectors (that have been opened or had the seal broken) during the next scheduled monitoring period, connector tightness testing is currently performed prior to equipment startup. Tightness testing may consist of nitrogen pressure test, hydro testing, or high pressure steam. Tightness is verified by instrumentation or observation.

#### IX. Glossary

Best Available Control Technologies (BACT) - An emissions limitation (including a visible emission standard) based on the maximum degree of reduction for each pollutant subject to regulation under this part which would be emitted from any proposed major stationary source or major modification which the administrative authority, on a case-by-case basis, taking into account energy, environmental, and economic impacts and other costs, determines is achievable for such source or modification through application of production processes or available methods, systems, and techniques, including fuel cleaning or treatment or innovative fuel combustion techniques for control of such pollutant.

Carbon Monoxide (CO) – A colorless, odorless gas which is an oxide of carbon.

Grandfathered Status- Those facilities that were under actual construction or operation as of June 19, 1969, the signature date of the original Clean Air Act. These facilities are not required to obtain a permit. Facilities that are subject to Part 70 (Title V) requirements, lose grandfathered status and must apply for a permit.

Hydrogen Disulfide ( $H_2S$ ) - A colorless inflammable gas having the characteristic odor of rotten eggs, and found in many mineral springs. It is produced by the action of acids on metallic sulfides, and is an important chemical reagent.

Maximum Achievable Control Technology (MACT) - The maximum degree of reduction in emissions of each air pollutant subject to LAC 33:III.Chapter 51 (including a prohibition on such emissions, where achievable) that the administrative authority, upon review of submitted MACT compliance plans and other relevant information and taking into consideration the cost of achieving such emission reduction, as well as any non-air-quality health and environmental impacts and energy requirements, determines is achievable through application of measures, processes, methods, systems, or techniques.

New Source Review (NSR) - A preconstruction review and permitting program applicable to new or modified major stationary sources of air pollutants regulated under the Clean Air Act (CAA). NSR is required by Parts C ("Prevention of Significant Deterioration of Air Quality") and D ("Nonattainment New Source Review").

Nitrogen Oxides (NO<sub>x</sub>) - Compounds whose molecules consists of nitrogen and oxygen.

Nonattainment New Source Review (NNSR) - A New Source Review permitting program for major sources in geographic areas that do not meet the National Ambient Air Quality Standards (NAAQS) at 40 CFR Part 50. Nonattainment NSR is designed to

ensure that emissions associated with new or modified sources will be regulated with the goal of improving ambient air quality.

Organic Compound - Any compound of carbon and another element. Examples: Methane  $(CH_4)$ , Ethane  $(C_2H_6)$ , Carbon Disulfide  $(CS_2)$ 

Part 70 Operating Permit- Also referred to as a Title V permit, required for major sources as defined in 40 CFR 70 and LAC 33:III.507. Major sources include, but are not limited to, sources which have the potential to emit:  $\geq 10$  tons per year of any toxic air pollutant;  $\geq 25$  tons of total toxic air pollutants; and  $\geq 100$  tons per year of regulated pollutants (unless regulated solely under 112(r) of the Clean Air Act) (25 tons per year for sources in non-attainment parishes).

PM<sub>10</sub>- Particulate matter with an aerodynamic diameter less than or equal to a nominal 10 micrometers as measured by the method in Title 40, Code of Federal Regulations, Part 50, Appendix J.

Potential to Emit (PTE) - The maximum capacity of a stationary source to emit any air pollutant under its physical and operational design.

Prevention of Significant Deterioration (PSD) – A New Source Review permitting program for major sources in geographic areas that meet the National Ambient Air Quality Standards (NAAQS) at 40 CFR Part 50. PSD requirements are designed to ensure that the air quality in attainment areas will not degrade.

Sulfur Dioxide  $(SO_2)$  – An oxide of sulfur.

Title V permit – See Part 70 Operating Permit.

Volatile Organic Compound (VOC) - Any organic compound which participates in atmospheric photochemical reactions; that is, any organic compound other than those which the administrator of the U.S. Environmental Protection Agency designates as having negligible photochemical reactivity.